

Appellate Issues in Multi-District Litigation

© 2022 Locke Lord LLP
www.lockelord.com

Mia Lorick
Partner | Houston
Mia.Lorick@lockelord.com
713-226-1255

1

Multi-District Litigation Generally

Multi-District Litigation (MDL) allows for the consolidation of lawsuits for the purpose of case management, discovery, motion practice, and pretrial proceedings.

Promotes uniformity in rulings

Consider an MDL for consistency

www.lockelord.com

2

2

Multi-District Litigation Generally

Examples:

In re Hurricane Harvey

In re Winter Storm Uri

In re Astroworld

3

Multi-District Litigation Generally

Rule 13 of the Texas Rules of Judicial Administration governs the procedure for the creation of an MDL

Rule 13.3(a)(1) and (2)

4

MDL Procedure

The motion must be in writing and state the common questions of fact involved in the cases.

Why is an MDL convenient for the witnesses and parties and would promote a just and efficient conduct of the cases.

MDL Procedure

Pre-Trial Judge

Rule 13.6(b), the pretrial court has the authority to decide, in place of the trial court, all pretrial matters in all related cases transferred to the court

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: Appellate Issues in Multi-District Litigation

Also available as part of the eCourse

[Appellate Issues in Multi-District Litigation](#)

First appeared as part of the conference materials for the
34th Annual Conference on State and Federal Appeals session
"Appellate Issues in Multi-District Litigation"